

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

THE GENERAL CONVENTION OF THE NEW
JERUSALEM IN THE UNITED STATES OF
AMERICA, INC., THE MASSACHUSETTS
ASSOCIATION OF THE NEW JERUSALEM
(SWEDENBORGLIAN), and GEORGE CHAPIN,

Plaintiffs,

v.

EDWARD MACKENZIE, THOMAS KENNEDY,
BOSTON SOCIETY OF THE NEW JERUSALEM,
INCORPORATED (SWEDENBORGLIAN), and
BOSTONVIEW CORPORATION,

Defendants.

C.A. No. 04 10419 WGY

NOTICE OF DEPOSITION

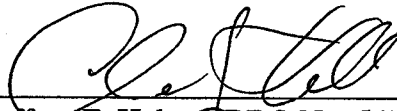
PLEASE TAKE NOTICE that, pursuant to Mass. R. Civ. P. 30, counsel for the Plaintiffs will take the deposition upon oral examination of the Keeper of Records of Fleet Bank, on March 24, 2004 at 10:00 a.m., or such other time as agreed by counsel, at Holland & Knight LLP, 10 St. James Avenue, Boston, Massachusetts. The deponent is to bring with him or her the documents identified in Exhibit A.

The deposition will continue from day to day until completed. You are invited to attend and cross-examine.

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JERUSALEM IN THE UNITED STATES OF
AMERICA, INC., THE MASSACHUSETTS
ASSOCIATION OF THE NEW JERUSALEM
(SWEDENBORGIAN) and GEORGE CHAPIN,

By their attorneys,

HOLLAND & KNIGHT LLP



Geoffrey E. Hobart (BBO No. 547499)
Christopher J. Trombetta (BBO No. 556923)
10 St. James Avenue
Boston, MA 02116
(617) 523-2700

Dated: March 16, 2004

I hereby certify under the pains and penalties of perjury that this
document was served upon counsel for all
parties in this case on 3-16-04 by hand/by mail

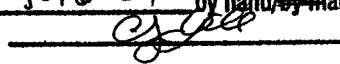


Exhibit A

1. All monthly and other statements for all accounts of Harborview Real Estate Corporation ("Harborview").
2. All documents evidencing any deposits to, checks drawn against, or withdrawals from any of Harborview's accounts.
3. All cancelled checks from any Harborview account.
4. All monthly and other statements for all accounts of John Burke.
5. All documents evidencing any deposits to, checks drawn against, or withdrawals from any of John Burke's accounts.
6. All cancelled checks from any John Burke account.

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Defendants.

NOTICE OF DEPOSITION


PLEASE TAKE NOTICE that, pursuant to Mass. R. Civ. P. 30, counsel for the Plaintiffs will take the deposition upon oral examination of the Keeper of Records of Mellon Financial Corporation, on March 24, 2004 at 1:00 p.m., or such other time as agreed by counsel, at Holland & Knight, LLP, 10 St. James Avenue, Boston, Massachusetts. The deponent is to bring with him or her the documents identified in Exhibit A.

The deposition will continue from day to day until completed. You are invited to attend and cross-examine.

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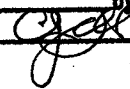


Exhibit A

1. All monthly and other statements for all accounts of Harborview Real Estate Corporation ("Harborview").
2. All documents evidencing any deposits to, checks drawn against, or withdrawals from any of Harborview's accounts.
3. All cancelled checks from any Harborview account.
4. All monthly and other statements for all accounts of John Burke.
5. All documents evidencing any deposits to, checks drawn against, or withdrawals from any of John Burke's accounts.
6. All cancelled checks from any John Burke account.
7. All monthly and other statements for all accounts of Thomas Kennedy.
8. All documents evidencing any deposits to, checks drawn against, or withdrawals from any of Thomas Kennedy's accounts.
9. All cancelled checks from any Thomas Kennedy account.
10. All monthly and other statements for all accounts of Edward MacKenzie.
11. All documents evidencing any deposits to, checks drawn against, or withdrawals from any of MacKenzie's accounts.
12. All cancelled checks from any MacKenzie account.
13. All monthly and other statements for all accounts of Boston Society of the New Jerusalem, Incorporated (Swedenborgian) (the "Church").
14. All documents evidencing any deposits to, checks drawn against, or withdrawals from any of the Church's accounts.
15. All cancelled checks from any Church account.
16. All monthly and other statements for all accounts of Bostonview Corporation ("Bostonview").
17. All documents evidencing any deposits to, checks drawn against, or withdrawals from any of Bostonview's accounts.
18. All cancelled checks from any Bostonview account.

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(SWEDENBORGIAN), and GEORGE CHAPIN,

C.A. No. 04 10419 WGY

Plaintiffs,

v.

EDWARD MACKENZIE, THOMAS KENNEDY,
BOSTON SOCIETY OF THE NEW JERUSALEM,
INCORPORATED (SWEDENBORGIAN), and
BOSTONVIEW CORPORATION,

Defendants.

NOTICE OF DEPOSITION

PLEASE TAKE NOTICE that, pursuant to Mass. R. Civ. P. 30, counsel for the Plaintiffs will take the deposition upon oral examination of the Keeper of Records of MacDonald & McEachern, Inc., on March 25, 2004 at 1:00 p.m., or such other time as agreed by counsel, at Holland & Knight LLP, 10 St. James Avenue, Boston, Massachusetts. The deponent is to bring with him or her the documents identified in Exhibit A.

The deposition will continue from day to day until completed. You are invited to attend and cross-examine.

Exhibit A

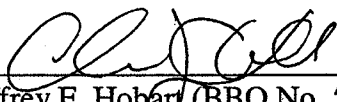
Documents also include, without limitation, information stored electronically.

1. Any documents evidencing, referring to, mentioning or concerning the finances of Boston Society of the New Jerusalem, Incorporated (Swedenborgian) (the "Church").
2. Any documents evidencing, referring to, mentioning or concerning any checks of the Church.
3. Any documents evidencing, referring to, mentioning or concerning any bank statements of the Church.
4. All other statements relating to any other account of the Church.
5. Any documents evidencing, referring to, mentioning or concerning any audits of the Church.
6. Any documents evidencing, referring to, mentioning or concerning any expenses of the Church.
7. Any documents evidencing, referring to, mentioning or concerning any contracts of or with the Church.
8. All documents which relate to the Church in any other way.
9. Any documents evidencing, referring to, mentioning or concerning the finances of Bostonview Corporation ("Bostonview").
10. Any documents evidencing, referring to, mentioning or concerning any checks of Bostonview.
11. Any documents evidencing, referring to, mentioning or concerning any bank statements of Bostonview.
12. All other statements relating to any other account of Bostonview.
13. Any documents evidencing, referring to, mentioning or concerning any audits of Bostonview.
14. Any documents evidencing, referring to, mentioning or concerning any expenses of Bostonview.
15. Any documents evidencing, referring to, mentioning or concerning any contracts of or with Bostonview.
16. All documents which relate to Bostonview in any other way.

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ASSOCIATION OF THE NEW JERUSALEM
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By their attorneys,

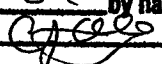
HOLLAND & KNIGHT LLP



Geoffrey E. Hobar (BBO No. 547499)
Christopher J. Trombetta (BBO No. 556923)
10 St. James Avenue
Boston, MA 02116
(617) 523-2700

Dated: March 18, 2004

I hereby certify under the pains and penalties of perjury that this
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parties in this case on 3-18-04 by hand by mail



UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

THE GENERAL CONVENTION OF THE NEW
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AMERICA, INC., THE MASSACHUSETTS
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(SWEDENBORGIAN), and GEORGE CHAPIN,

C.A. No. 04 10419 WGY

Plaintiffs,

v.

EDWARD MACKENZIE, THOMAS KENNEDY,
BOSTON SOCIETY OF THE NEW JERUSALEM,
INCORPORATED (SWEDENBORGIAN), and
BOSTONVIEW CORPORATION,

Defendants.

NOTICE OF DEPOSITION


PLEASE TAKE NOTICE that, pursuant to Mass. R. Civ. P. 30, counsel for the Plaintiffs will take the deposition upon oral examination of the Keeper of Records of XV Beacon Hotel, on March 25, 2004 at 10:00 a.m., or such other time as agreed by counsel, at Holland & Knight LLP, 10 St. James Avenue, Boston, Massachusetts. The deponent is to bring with him or her the documents identified in Exhibit A.

The deposition will continue from day to day until completed. You are invited to attend and cross-examine.

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By their attorneys,

HOLLAND & KNIGHT LLP



Geoffrey E. Hobart (BBO No. 547499)
Christopher J. Trombetta (BBO No. 556923)
10 St. James Avenue
Boston, MA 02116
(617) 523-2700

Dated: March 18, 2004

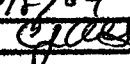
I hereby certify under the pains and penalties of perjury that this
document was served upon counsel for all
parties in this case on 3/18/04 by hand/by mail


Exhibit A

1. Any documents evidencing, referring to, mentioning or concerning lodging in XV Beacon Hotel by John Burke, Renee Meldon, Renee Parker or Renee Thomas.

2. Any documents evidencing, referring to, mentioning or concerning payment for any lodging in XV Beacon Hotel by John Burke, Renee Meldon, Renee Parker or Renee Thomas.

3. Any documents evidencing, referring to, mentioning or concerning any other expenses incurred by John Burke, Renee Meldon, Renee Parker or Renee Thomas at the XV Beacon Hotel.

4. Any documents evidencing, referring to, mentioning or concerning payment for any expenses of John Burke, Renee Meldon, Renee Parker or Renee Thomas incurred at the XV Beacon Hotel.

UNITED STATES DISTRICT COURT
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Plaintiffs,

v.

EDWARD MACKENZIE, THOMAS KENNEDY,
BOSTON SOCIETY OF THE NEW JERUSALEM,
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BOSTONVIEW CORPORATION,

Defendants.

C.A. No. 04 10419 WGY

NOTICE OF DEPOSITION


PLEASE TAKE NOTICE that, pursuant to Mass. R. Civ. P. 30, counsel for the Plaintiffs will take the deposition upon oral examination of the Keeper of Records of Fleet Bank, on March 26, 2004 at 10:00 a.m., or such other time as agreed by counsel, at Holland & Knight LLP, 10 St. James Avenue, Boston, Massachusetts. The deponent is to bring with him or her the documents identified in Exhibit A.

The deposition will continue from day to day until completed. You are invited to attend and cross-examine.

THE GENERAL CONVENTION OF THE NEW
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ASSOCIATION OF THE NEW JERUSALEM
(SWEDENBORGIAN) and GEORGE CHAPIN,

By their attorneys,

HOLLAND & KNIGHT LLP



Geoffrey E. Hobart (BBO No. 547499)
Christopher J. Trombetta (BBO No. 556923)
10 St. James Avenue
Boston, MA 02116
(617) 523-2700

Dated: March 19, 2004

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parties in this case on 3-19-04 by hand/by mail

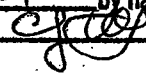


Exhibit A

1. All monthly and other statements for all accounts of Bostonview Corporation ("Bostonview").
2. All documents evidencing any deposits to, checks drawn against, or withdrawals from any of Bostonview's accounts.
3. All cancelled checks from any Bostonview account.
4. All monthly and other statements for all accounts of John Burke.
5. All documents evidencing any deposits to, checks drawn against, or withdrawals from any of John Burke's accounts.
6. All cancelled checks from any John Burke account.

UNITED STATES DISTRICT COURT
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BOSTON SOCIETY OF THE NEW JERUSALEM,
INCORPORATED (SWEDENBORGIAN), and
BOSTONVIEW CORPORATION,

Defendants.

C.A. No. 04 10419 WGY

NOTICE OF DEPOSITION

PLEASE TAKE NOTICE that, pursuant to Mass. R. Civ. P. 30, counsel for the Plaintiffs will take the deposition upon oral examination of the Keeper of Records of Compass Bank, on April 15, 2004 at 10:00 a.m., or such other time as agreed by counsel, at Holland & Knight LLP, 10 St. James Avenue, Boston, Massachusetts. The deponent is to bring with him or her the documents identified in Exhibit A.

The deposition will continue from day to day until completed. You are invited to attend and cross-examine.

THE GENERAL CONVENTION OF THE NEW
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(SWEDENBORGIAN) and GEORGE CHAPIN,

By their attorneys,

HOLLAND & KNIGHT LLP



Geoffrey E. Hobart (BBO No. 547499)
Christopher J. Trombetta (BBO No. 556923)
10 St. James Avenue
Boston, MA 02116
(617) 523-2700

Dated: April 7, 2004

I hereby certify under the pains and penalties of perjury that this
document was served upon counsel for all
parties in this case on 4/7/04 by hand/by mail

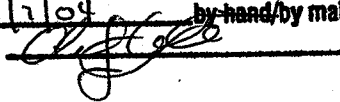


Exhibit A

1. All monthly and other statements for all accounts of Harborview Real Estate Corporation ("Harborview").
2. All documents evidencing any deposits to, checks drawn against, or withdrawals from any of Harborview's accounts.
3. All cancelled checks from any Harborview account.
4. All monthly and other statements for all accounts of John Burke.
5. All documents evidencing any deposits to, checks drawn against, or withdrawals from any of John Burke's accounts.
6. All cancelled checks from any John Burke account.
7. All monthly and other statements for all accounts of Bostonview Corporation ("Bostonview").
8. All documents evidencing any deposits to, checks drawn against, or withdrawals from any of Bostonview's accounts.
9. All cancelled checks from any Bostonview account.